## THE DISTRICT OF COLUMBIA ALCOHOLIC BEVERAGE CONTROL BOARD

In the Matter of:	)
His and Hers Restaurant DC, LLC	)
Applicant for a New Retailer's Class CT License	) ) )
at premises 2214 Rhode Island Avenue, NE Washington, D.C. 20018	)

License No.: Order No.: ABRA-120010 2022-075

His and Hers Restaurant DC, LLC, Applicant

Jacqueline Manning and Jeremiah Montague, Jr., Commissioners, on behalf of Advisory Neighborhood Commission (ANC) 5C

**BEFORE:** Donovan Anderson, Chairperson James Short, Member Bobby Cato, Member Rafi Crockett, Member Jeni Hansen, Member Edward S. Grandis, Member

## **ORDER ON SETTLEMENT AGREEMENT**

The official records of the Alcoholic Beverage Control Board (Board) reflect that His and Hers Restaurant DC, LLC (Applicant), Applicant for a new Retailer's Class CT License, and ANC 5C have entered into a Settlement Agreement (Agreement), dated January 5, 2022, that governs the operations of the Applicant's establishment.

The Agreement has been reduced to writing and has been properly executed and filed with the Board. The Applicant and Commissioners Jacqueline Manning and Jeremiah Montague, Jr., on behalf of ANC 5C, are signatories to the Agreement.

Accordingly, it is this 2nd day of March 2022, ORDERED that:

- 1. The above-referenced Settlement Agreement submitted by the parties to govern the operations of the Applicant's establishment is **APPROVED** and **INCORPORATED** as part of this Order; and
- 2. Copies of this Order shall be sent to the Applicant and ANC 5C.

District of Columbia Alcoholic Beverage Control Board

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Edward S. Grandis, Member

Pursuant to D.C. Official Code§ 25-433(d)(l), any party adversely affected may file a Motion for Reconsideration of this decision within ten (10) days of service of this Order with the Alcoholic Beverage Regulation Administration, 2000 14<sup>th</sup> Street, N.W., Suite 400S, Washington, DC 20009.

Also, pursuant to section II of the District of Columbia Administrative Procedure Act, Pub. L. 90-614, 82 Stat. 1209, D.C. Official Code §2-510 (2001), and Rule 15 of the District of Columbia Court of Appeals, any party adversely affected has the right to appeal this Order by filing a petition for review, within thilty (30) days of the date of service of this Order, with the District of Columbia Coult of Appeals, 430 E Street, N.W., Washington, D.C. 20001; (202/879- 1010). However, the timely filing of a Motion for Reconsideration pursuant to 23 DCMR §1719.1 (2008) stays the time for filing a petition for review in the District of Columbia Court of Appeals until the Board rules on the motion. See D.C. App. Rule 15(b) (2004).

## ANC & Community Agreement Proposal

January 5, 2022

In the matter of:

His and Hers Restourant DC, LLC, t/a TBD, as before the DISTRICT OF COLUMBIA ALCOHOLIC BEVERAGE CONTROL BOARD,

License No: ABRA-120010

Application for a New Retuiler's Class "C" Tayon License, at premises 2214 Rhode Island Aveaue, N.E., Washington, D.C. 20018

## Agreement

Board APPROVE the Application for a New Retailer's Class CT License at premises 2214 Rhode Island Avenue, N.E. filed by His and Hers Restaurant DC LLC, 1/a TBD subject to the following CONDITIONS agreed to by the parties:

- The license holder's hours of operation and hours of sale, service, and the consumption of alcoholic beverages for the interior shall not begin before 8:00 a.m. or exceed 2:00 a.m. on any day of the week.
- The license holder's hours of operation and hours of sale, service, and consumption of alcoholic beverages for the summer garden, patio, or other exterior allowances, shall not begin before 8:00 a.m. on any day of the week or exceed 12:00 a.m., Sunday through Thursday, or 1:00 a.m. on Friday or Saturday.
- 3. The conditions contained in this agreement shall not prevent or prohibit the license holder from applying for, receiving, or operating under any extended hours or additional hours granted under the law.
- 4. The license holder shall not operate the establishment as a nightclub.
- The license holder shall not have cover charges except for cover charges related to any charitable or political events.
- 6. The license holder shall not have a dance floor.
- 7. The license holder shall not have VIP table service.
- 8. The license holder shall not have VIP bottle service.
- 9. The license holder shall not have amplified music or sound on the rooftop, patio, or summer garden.
  - The summer garden, patio, or sidewalk café, shall occur only with necessary ABRA endorsement(s), with DDOT public space permit allowing
  - b. The summer garden, patio, or sidewalk café shall have no ABRA controlled beverages allowed, occurring only with active ABRA endorsement(s), and DDOT License(s) necessary and required
  - c. Once permitted, and licensed, the summer garden, patio, or sidewalk café, shall maintain noise levels consistent with ABRA regulations, as well as, be maintained in a cleanly manner at all times,
- Upon execution of this agreement, the Advisory Neighborhood Commission 5C, nor the Single Member District SC07, shall not protest the current ABRA application, as long as the applicant remains in compliance.

The Applicant agrees that the failure to adhere to these conditions imposed by this agreement may be enforced under D.C. Official Code § 25-823(a)(6) (requiring compliance with ABRA Board orders) and 25-823(a)(7) (requiring compliance with "the terms of ... [the] license approved by the Board.").

diate 1/19/2022 ANC SC07 OI ANC 5 daie 1/18/22 Applicant (or authorized agent)